

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/811,060	03/26/2004	Masayuki Tsuda	9683/178	8086
Brinks Hofer G	7590 09/24/200 ilson & Lione	EXAMINER		
NBC Tower		ENG, DAVID Y		
Suite 3600 P.O. Box 1 <u>0</u> 39:	5	ART UNIT	PAPER NUMBER	
Chicago, IL 60610		2155		
			MAIL DATE	DELIVERY MODE
			09/24/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		mh			
	Application No.	Applicant(s)			
	10/811,060	TSUDA ET AL.	,		
	Examiner	Art Unit			
	DAVID Y. ENG	2155			
pp	ears on the cover sheet with the c	orrespondence ad	ddress		
PLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, DATE OF THIS COMMUNICATION. 1.136(a). In no event, however, may a reply be timely filed od will apply and will expire SIX (6) MONTHS from the mailing date of this communication. tute, cause the application to become ABANDONED (35 U.S.C. § 133). illing date of this communication, even if timely filed, may reduce any					
var	 action is non-final. nce except for formal matters, pro fx parte Quayle, 1935 C.D. 11, 45		e merits is		
n. rav	vn from consideration.				
l/oı	r election requirement.				
ner. a: a)⊠ accepted or b)□ objected to by the Examiner. the drawing(s) be held in abeyance. See 37 CFR 1.85(a). ection is required if the drawing(s) is objected to. See 37 CFR 1.121(d). Examiner. Note the attached Office Action or form PTO-152.					
gn	priority under 35 U.S.C. § 119(a)	-(d) or (f).			
ents rior	s have been received. s have been received in Application ity documents have been receive I (PCT Rule 17.2(a)).		l Stage		

	''	l ''					
	10/811,060	TSUDA ET AL.					
Office Action Summary	Examiner	Art Unit					
	DAVID Y. ENG	2155					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period versiliure to reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nety filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on	<u>_</u> .						
2a) This action is FINAL . 2b) ⊠ This							
3) Since this application is in condition for allowar) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	i3 O.G. 213.					
Disposition of Claims							
4)⊠ Claim(s) <u>1-5</u> is/are pending in the application.							
• • • • • • • • • • • • • • • • • • • •	4) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-5</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/o	r election requirement.						
,= ,,	·						
Application Papers							
9) The specification is objected to by the Examine							
10)⊠ The drawing(s) filed on 26 March 2004 is/are:							
Applicant may not request that any objection to the							
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex							
	ammer. Note the attached Office	ACION OF IOTH PTO-132.					
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).					
a)⊠ All b)□ Some * c)□ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau	, , , ,	ا.					
* See the attached detailed Office action for a list	of the certified copies not receive	a.					
		•					
Attach mont(c)							
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>See Continuation Sheet</u> .	5) Notice of Informal P 6) Other:	atent Application					

Continuation of Attachment(s) 3). Information Disclosure Statement(s) (PTO/SB/08), Paper No(s)/Mail Date :3/26/04, 11/9/06, 1/10/06, 4/18/05..

Art Unit: 2155

DETAILED ACTION

Applicants are requested to provide the serial number and to update the status of related application on page 1 of the specification.

A new title that is more aptly descriptive of the invention claimed is requested.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-5 are rejected under 35 U.S.C. 101 because the disclosed invention is inoperative and therefore lacks utility.

The invention is inoperative because every time when the user use the application program the specified commands contained in the application program are also executed. The specified commands therefore cause the application program to suspend every time when the user uses the application program.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Art Unit: 2155

Claim 2 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

It is not clear how the upgrade means is related to execution of <u>another</u> application program.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mohammed (USP 6,418,555).

See at least the abstract in Mohammed. Mohammed teaches:

Claims 1, 5

A communication terminal device comprising:

communication means for communicating with a provider of an application program via a communication network (inherent, definition of upgrade, see the last three lines of [0004] in Applicants' specification: downloading a new application program and overwriting the pre-existing application program with the new application program is referred to as "upgrading", downloading requires communication and therefore is inherent);

Application/Control Number: 10/811,060

Art Unit: 2155

execution means (inherent in a computer, see also "executable" in line 2 of Mohammed's abstract) for executing an application program, and for executing specified commands (see: "a program executable in the system to automatically upgrade the software component" in line 2-3 of the abstract, also see: detection module in line 5 of the abstract) contained in said application program;

suspend means (inherent, it is well known that application program is required to be suspended while it is being upgrade) for suspending operation of said executed application program when said specified commands are executed by said execution means; and

upgrade means for upgrading said application program by communicating, by said communication means, with said provider of an application program whose operation is suspended by said suspend means.

The only difference is that Applicants' suspended means is for suspending the application program every time a user uses the application program. For the reason set forth in the Section 101 Rejection above, no statement can be made as to which component in Mohammed corresponds to the suspend means.

Claim 2

The upgrade program in Mohammed also causes the execution means to execute an application program after completing upgrade of the application program because the user in Mohammed also wants to continue use the upgraded and other application programs in the system.

Application/Control Number: 10/811,060

Art Unit: 2155

Page 5

Allowable Subject Matter

Claims 3 and 4 appear to contain allowable subject matter. However, because of the Section 101 Rejection, no statement can be made as to whether they are allowable.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DAVID Y. ENG whose telephone number is 571-272-3984. The examiner can normally be reached on M-F from 8AM to 3PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, SALEH NAJJAR, can be reached on 571-272-4006. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DAVID Y. ENG PRIMARY EXAMINER